

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT TACOMA

CARL ALONZO BROOKS,

Plaintiff,

V.

INDETERMINATE SENTENCE REVIEW BOARD, et al.,

Defendants.

CASE NO. 12-5583 RJB JRC

ORDER ON PLAINTIFF'S NOTICE
AND MOTION TO RECALL PLRA
OF 1995 IN FORMA PAUPERIS
\$350 PENALTY COSTS

This matter comes before the Court on Plaintiff's Notice and Motion to Recall PLRA of 1995 *In Forma Pauperis* \$350 Penalty Costs by Contingent & Extraordinary Military Draft Child Survivor Immunity/Exemption Circumstances. Dkt. 20. The Court has considered the motion and remainder of the file.

On July 5, 2012, Plaintiff's application to proceed *in forma pauperis* was granted pursuant to the Prison Litigation Reform Act ("PLRA"), 28 U.S.C. § 1915. Dkt. 4. The institution having custody of Plaintiff was directed to calculate, collect and forward payments until the entire filing fee was collected. *Id.*

1 On October 11, 2012, this case was dismissed without prejudice as barred by *Heck v.*
2 *Humphry*, 512 U.S. 477, 487 (1994). Dkt. 18. The dismissal was not counted as a strike under
3 28 U.S.C. §1915(g). *Id.*

4 Over three and a half years later, on April 19, 2016, Plaintiff filed the instant motion,
5 seeking an “order of permanent and perpetual injunction” that “DIRECTS the INSTITUTION to
6 CEASE any further COLLECTIONS and REFUND any and all Money already wrongly taken.”
7 Dkt. 20. He asserts that:

8 It Is a USURPATION of LEGISLATION SINCE of PLRA of 1995 is a Summary
9 Penalty by Fed.R.Civ.P. Rule 12(b)’s SUMMARY DISMISSAL for FAILURE
10 TO STATE A CLAIM Upon WHICH RELIEF can be granted, and that was not a
11 Penalty under the 1978 through 1994 IN FORMA PAUPERIS LEGISLATION
12 AGAINST my MILITATY-Draft VA BENEIFTS CHILD SURVIVOR of my
13 MILITARY DRAFT father’s VA PENSION. . . THIS MILITARY-Draft VA
14 BENEFITS to CHILD SURVIVOR Is a [sic] EXTRAORDINARY
15 CONTINGENCIES-CIRCUMSTANCES New DISCOVERY and thus Warrants
16 the RECALL of the \$350 SUMMARY JUDGMENT on PLRA of 1995 IN Forma
17 PAUPERIS \$350 Penalty FORTHWITH.

18 Dkt. 20 (*emphasis in original*).

DISCUSSION

19 “The purpose of the PLRA is to discourage frivolous prisoner lawsuits and thus reduce
20 resulting costs on society by decreasing the burden on the courts.” *Cano v. Taylor*, 739 F.3d
21 1214, 1220 (9th Cir. 2014). To achieve that end, in part, Congress enacted 28 U.S.C. §
22 1915(b)(1) which provides:

23 [I]f a prisoner brings a civil action or files an appeal in forma pauperis, the
24 prisoner shall be required to pay the full amount of a filing fee. The court shall
assess and, when funds exist, collect, as a partial payment of any court fees
required by law, an initial partial filing fee of 20 percent of the greater of—

25 (A) the average monthly deposits to the prisoner’s account; or

(B) the average monthly balance in the prisoner's account for the 6-month period immediately preceding the filing of the complaint or notice of appeal.

Plaintiff's motion (Dkt. 20) should be denied. The PLRA makes no provision authorizing the court to return all or some of a prisoner's filing fee after a case has been dismissed. Plaintiff points to no authority in support of his requested relief. Plaintiff's citation to cases and statutes involving whether a military pension has vested or the treatment of veteran's benefits as child support for minor children have no bearing on the issues he raises in this motion.

Further, this case is closed. The Clerk is directed to docket any further pleadings filed in this case, but other than a notice of appeal, the court will take no action on them.

ORDER

IT IS ORDERED THAT:

- Plaintiff's Notice and Motion to Recall PLRA of 1995 *In Forma Pauperis* \$350
Penalty Costs by Contingent & Extraordinary Military Draft Child Survivor
Immunity/Exemption Circumstances (Dkt. 20) **IS DENIED**; and
- The Clerk is directed to docket any further pleadings filed in this case, but other
than a notice of appeal, the court will take **NO ACTION** on them.

The Clerk is directed to send uncertified copies of this Order to all counsel of record and to any party appearing *pro se* at said party's last known address.

Dated this 6th day of May, 2016.

Robert H. Bryan

ROBERT J. BRYAN
United States District Judge